AFFIDAVIT and ORDER REQUESTING ACCESS to JUVENILE RECORDS

HENNEPIN COUNTY JUVENILE COURT

590 Park Ave, MC 871 Minneapolis, MN 55415-1573 Tel: (612)348-5089 Fax: (612)317-6117

Date sent to Judge	:	G	roup ID / Ca	se #:	_
	For Court U	lse Only		Fo	r Court Use Only
My name is				, and I am req	uesting access to
court records regar	ding the ch	ild(ren)			
for the following rea					
Specific Item(s) rec					
My complete addre	ess and tele	phone numbe	er(s) are:		
	Apt. #				Zip Code
() Home Phone # including	Area Code		() Cell Phone	# including Area	Code
My relationship to t	he above n	amed child(re	en):		
☐ I am an Attorney and I represent Attorney ID #:					
<u>Do not si</u>	gn until in	the presence	e of a Notary	/ Public/Depu	ity Clerk
Date Affiant's Signature					
Subscribed and sworn	to before me	on this	day of		, 20
				☐ Identity	Verified by I.D.
Notary Public/Deputy C					7 c ca by 2.
ADDITIONAL NOTES FO	OR OFFICE US	SE ONLY:			_
The court finds that inspection, copying, disclosure or release is:					
 (1) in the best interests of the child; or (2) in the interests of public safety; or (3) necessary for the functioning of the juvenile court system. 					
☐ Granted ☐ Denied ☐ Need further information/Other Instructions					
Dated:		Signature of J	udge:		

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Subd. 3. Court Order Required.

- (A) Person(s) with Custody or Supervision of the Child, and Others. The court may order juvenile court records to be made available for inspection, copying, disclosure or release, subject to such conditions as the court may direct, to:
- (1) a representative of a state or private agency providing supervision or having custody of the child under order of the court; or
- (2) any individual for whom such record is needed to assist or to supervise the child in fulfilling a court order; or
 - (3) any other person having a legitimate interest in the child or in the operation of the court.
- (B) *Public*. A court order is required before any inspection, copying, disclosure or release to the public of the record of a child. Before any court order is made the court must find that inspection, copying, disclosure or release is:
 - (1) in the best interests of the child; or
 - (2) in the interests of public safety; or
 - (3) necessary for the functioning of the juvenile court system.
- (C) *Disclosure Prohibited*. The record of the child shall not be inspected, copied, disclosed or released to any present or prospective employer of the child or the military services.
- (D) *Disclosure Limited.* The inspection, copying, disclosure, or release of the juvenile records listed below is limited pursuant to the identified Rules of Juvenile Delinquency Procedure:
 - (1) Predisposition report (Rule 15.03, subd. 4);
 - (2) Juvenile certification study (Rule 18.04, subd. 4);
 - (3) Extended jurisdiction juvenile study (Rule 19.03, subd. 4); and
 - (4) Competency examination (Rule 20.02, subd. 5).

MN Rule of Juvenile Procedure Rule 30.02 - Availability of Juvenile Court Records (Amended effective September 1, 2005.)

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